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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/612,965	07/07/2003	Jia-Jye Shyu	3313-1012P	4707
2292 7	2292 7590 01/20/2006		EXAMINER	
BIRCH STEWART KOLASCH & BIRCH			HIRL, JOSEPH P	
	PO BOX 747 FALLS CHURCH, VA 22040-0747		ART UNIT	PAPER NUMBER
	•		2129	
			DATE MAILED: 01/20/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	10/612,965	SHYU ET AL.			
Office Action Summary	Examiner	Art Unit			
	Joseph P. Hirl	2129			
The MAILING DATE of this communication Period for Reply	n appears on the cover sheet v	vith the correspondence address			
A SHORTENED STATUTORY PERIOD FOR RI WHICHEVER IS LONGER, FROM THE MAILIN - Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailing date of this communicatio If NO period for reply is specified above, the maximum statutory p - Failure to reply within the set or extended period for reply will, by s Any reply received by the Office later than three months after the rearned patent term adjustment. See 37 CFR 1.704(b).	G DATE OF THIS COMMUN FR 1.136(a). In no event, however, may a n. eriod will apply and will expire SIX (6) MO statute, cause the application to become A	ICATION. reply be timely filed NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).			
Status					
1)⊠ Responsive to communication(s) filed on (Responsive to communication(s) filed on <u>07 July 2003</u> .				
	This action is non-final.				
3) ☐ Since this application is in condition for all	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is				
closed in accordance with the practice und	der <i>Ex parte Quayle</i> , 1935 C.I	D. 11, 453 O.G. 213.			
Disposition of Claims					
4)⊠ Claim(s) 1-11 is/are pending in the application 4a) Of the above claim(s) is/are with 5)□ Claim(s) is/are allowed. 6)⊠ Claim(s) 1-11 is/are rejected. 7)□ Claim(s) is/are objected to. 8)□ Claim(s) are subject to restriction and	ndrawn from consideration.				
Application Papers					
9)☑ The specification is objected to by the Examiner. 10)☑ The drawing(s) filed on <u>07 July 2003</u> is/are: a)☑ accepted or b)☐ objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11)☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.					
Priority under 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
Attachment(s)					
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SE Paper No(s)/Mail Date <u>A1</u>.) Paper No(Summary (PTO-413) s)/Mail Date nformal Patent Application (PTO-152)			

Art Unit: 2129

DETAILED ACTION

1. Claims 1-11 are pending in this application.

Claim Rejections - 35 USC § 112

- 2. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 3. Claims 1 and 7 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. The term "improve the robustness, convergence and correctness of the system" is relative and renders the claims indefinite.
- 4. The following is a quotation of the first paragraph of 35 U.S.C. 112:
 - The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.
- 5. Claims 1-11 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the enablement requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention. The details necessary to replicate the claimed invention are missing from the specification and the drawings.

Art Unit: 2129

Claim Rejections - 35 USC § 101

6. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

Claims 1-10 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter. The claimed invention is merely functionally descriptive material per se and is therefore nonstatutory. Warmerdam, 33 F.3d at 1360, 31 USPQ2d at 1759

Claim Rejections - 35 USC § 102

7. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 8. Claims 1-10 are rejected under 35 U.S.C. 102(b) as being anticipated by Nava (IEEE 0-7803-7078-3/01, Use of Intervals for Soft Classification in Fuzzy Neural Networks, referred to as **Nava**).

Claims 1, 7

Nava anticipates n AI system for protein superfamily sequence classification which utilizes an NN system to classify a series of protein families (Nava, Fig. 1),

characterized in: further comprising a fuzzy logic system integrated with a NN system to improve the robustness, convergence and correctness of the system (Nava, Fig. 1; Examiner's Note (EN): ¶ 12 applies; "protein superfamily sequence", "protein superfamily" does not add functionality to the claim; "to improve the robustness, convergence and correctness of the system" mere establishes purpose).

Claim 2

Nava anticipates the system comprises a CAM (Nava, page 2003:C1:15-18; EN: all computers have content addressable memories).

Claim 3

Nava anticipates the said CAM is used to compare the protein family data (Nava, page 2003:C1:15-18).

Claims 4, 8

Nava anticipates fuzzy logic system can be directed coded into the said NN system (Nava, Fig. 1; Fig. 2, page 2003:C1:15-18; EN: ¶ 12 applies; coding is performed by the membership function).

Claims 5, 9

Nava anticipates the input data of the NN system are weighted by a fuzzy logic before inputted into the NN system (Nava, Fig. 1; Fig. 2, page 2003:C1:15-18; EN: ¶ 12 applies; weighting is performed by the membership function).

Art Unit: 2129

Claims 6, 10

Nava anticipates the input data of the NN system is transformed into the data of the fuzzy logic (Nava, Fig. 1; Fig. 2, page 2003:C1:15-18; EN: ¶ 12 applies; transformation is performed by the membership function).

Examination Considerations

- 9. The claims and only the claims form the metes and bounds of the invention. "Office personnel are to give the claims their broadest reasonable interpretation in light of the supporting disclosure. *In re Morris,* 127 F.3d 1048, 1054-55, 44USPQ2d 1023, 1027-28 (Fed. Cir. 1997). Limitations appearing in the specification but not recited in the claim are not read into the claim. *In re Prater,* 415 F.2d, 1393, 1404-05, 162 USPQ 541, 550-551 (CCPA 1969)" (MPEP p 2100-8, c 2, I 45-48; p 2100-9, c 1, I 1-4). The Examiner has full latitude to interpret each claim in the broadest reasonable sense. Examiner will reference prior art using terminology familiar to one of ordinary skill in the art. Such an approach is broad in concept and can be either explicit or implicit in meaning.
- 10. Examiner's Notes are provided with the cited references to prior art to assist the applicant to better understand the nature of the prior art, application of such prior art and, as appropriate, to further indicate other prior art that maybe applied in other office actions. Such comments are entirely consistent with the intent and spirit of compact prosecution. However, and unless otherwise stated, the Examiner's Notes are not prior

Art Unit: 2129

art but a link to prior art that one of ordinary skill in the art would find inherently appropriate.

- 11. Unless otherwise annotated, Examiner's statements are to be interpreted in reference to that of one of ordinary skill in the art. Statements made in reference to the condition of the disclosure constitute, on the face of it, the basis and such would be obvious to one of ordinary skill in the art, establishing thereby an inherent prima facie statement.
- 12. Examiner's Opinion: ¶ 9-11 apply. The Examiner has full latitude to interpret each claim in the broadest reasonable sense.

Conclusion

- 13. The prior art of record and not relied upon is considered pertinent to applicant's disclosure.
 - Ishibuchi et al, IEEE 0-7803-3645-3/96
 - Chao et al, IEEE-1083-4419/96
 - Intriligator et al, U.S. Patent 6,581,008
 - Agrafiotis et al, U.S. Patent 6,421,612
- 14. Claims 1-11 are rejected.

Correspondence Information

15. Any inquiry concerning this information or related to the subject disclosure

Application/Control Number: 10/612,965

Art Unit: 2129

should be directed to the Primary Examiner, Joseph P. Hirl, whose telephone number is (571) 272-3685. The Examiner can be reached on Monday – Thursday from 6:00 a.m. to 4:30 p.m.

If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's supervisor, David R. Vincent can be reached at (571) 272-3080. Any response to this office action should be mailed to:

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Art Unit: 2129

you have any questions on access to Private PAIR system, contact the Electronic

Business Center (EBC) at 866-217-9197 (toll free).

Jøseph P. Hirl

Primary Examiner January 12, 2006